No. 98, A.]

[Published May 3, 1913.

## CHAPTER 157.

AN ACT to amend section 4560d—1 of the statutes, relating to set lines in certain waters.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 4560d—1 of the statutes is amended to read: (Section 4560d—1) 1. Set lines may be used from the twenty-fifth day of May until the succeeding fifteenth day of February in the following named waters: Big Wolf river in Waupaca and Outagamie counties, Lake Winnebago, Lake Butte des Morts, Little Lake Butte des Morts, Lake Winneconne, Lake Poygan, Lake Puckaway, and the rivers connecting said lakes, Fox river, Wisconsin river from the north line of Sauk county to its mouth, Black river from the north line of Jackson county to its mouth, the Chippewa river to the dam at Jims Falls, Chippewa county, Wisconsin, the Menominee river bordering on Marinette county, \* \* for the purposes of taking fish, and that all hooks used shall not be smaller than 5.0 hooks, \* under the following restrictions:

- 2. Any person who shall desire to place a set line or set lines in any of the above-described waters, shall first procure from the county elerk of any county bordering on such waters, a license which shall be issued by such county clerk in the same manner as resident hunting licenses are issued, and only one license shall be issued to the same person in any one year.
- 3. Each licensee shall procure from the county clerk and attach to each one hundred yards or fraction thereof, of set line, a metal tag, but no more than ten such tags shall be issued with each license. The license shall be numbered, and the metal tags issued to any licensee shall be stamped with a number which shall correspond to the number of the license. The applicant shall pay one dollar for such license and twenty-five cents for each metal tag.
- 4. County clerks shall pay to the state treasurer ninety cents for each license so issued and twenty-five cents for each metal tag and retain the remaining ten cents as their fees. The moneys received by the state treasurer by virtue of this section shall become a part of the hunting license fund. All licenses issued pursuant to this section shall expire on the fifteenth day of February of each year. No person shall assist in setting or taking up a set line who has not procured a license as herein provided.
  - 5. Any person who shall set such line or lines shall maintain

at each end thereof a white flag not less than sixteen inches square, and such flag shall be placed at least two feet above the water, and shall be numbered, the numbers to be at least three inches in height and shall correspond with the number of the license by virtue of which such set line is operated.

- 6. Every person who shall set such line or lines shall so weight the line that all bait shall rest on the bottom of the lake, river or pond in which such set line or set lines are placed.
  - 7. Minnows shall not be used for bait.
- \* \* 8. Any game warden or deputy warden, or any person having the powers of a game warden, under the laws of this state, is authorized to raise at any time, with as little damage as may be, any set line, to ascertain if the same is set according to the provisions of this section.
- \* \* 9. The state game warden is hereby authorized and required to furnish the county clerks, upon application, the blanks for licenses and metal tags provided for herein.

Section 2. This act shall take effect and be in force from and after its passage and publication.

Approved May 1, 1913.

No. 183, A.]

[Published May 3, 1913.

## CHAPTER 158.

AN ACT to create section 1418t of the statutes, relating to the use of the common drinking cup in public places and buildings, and providing a penalty.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. There is added to the statutes a new section to read: Section 1418t. 1. It shall be unlawful for any person, firm or corporation to furnish, or to permit the use of, the common drinking cup on railroad trains, in railroad stations, in any state or other public building, on the streets or in public parks, in the public, parochial or private schools or in other educational institutions, in hotels and lodging houses, theaters, department stores, barber shops or in such other places or buildings in the state as the state board of health may find the use therein of the common drinking cup to be inimical to the public health.

2. Any person, firm or corporation, owning or having the management or control of such railroads, buildings, schools or educational institutions or of such places or buildings in which the state board of health may find the use of the common drinking cup to be inimical to the public health, as provided in this sec-